## cr-06360-WPD

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 00-6360 CR-DIMITROULEAS

UNITED STATES OF AMERICA

Plaintiff,

VS.

PABLO ANAYA et. al...

Defendant.



### NOTICE OF FILING

The Defendant Pablo Anaya files the following documents for consideration by the Court in the Sentencing of this cause:

1. Letter from Mario Ginoris, Owner of Aquaknots.

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished to the Clerk of the United States District Court, 299 E. Broward Blyd., Ft. Lauderdale, Fl. 33301, AUSA Donald F. Chase, II, 500 E. Broward Blvd., Suite 700, Ft. Lauderdale, Fl. 33394, Julia Hyle, Probation Officer, U.S. Courthouse, 300 N.E. 1st Avenue, Miami, Florida 33132-2126, on this  $47^{\circ}$  day of June 2001.

> DeFabio & Fenn. P.A. Attorney for Defendant Pablo Anaya 2121 Ponce de Leon Boulevard, S-430 Coral Gables, Florida 33134 (305) 448-7200/Fax 444-0913

LEONARD P. FÉNN, ESQUIRE

F.B.N. 237337

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To who it may concern: I write today w behalf of Pablo RANY. I have known Publo. For going on loyers Pablo has alway been a very hand worker and honest man Blury Taying To help others To The Extent of Risking not only his property but his life to save the life of Another person Public would not be able to be the Productive manter of society which he is AND I Feel society would Not bonshit From AN Extended INCARCERRENTION IN his CASE. I roport Poblo is overy hors weather MON IN A very noble Trade, Aus it he would have it I would hins him towart in our company which Letter here is a top PLEASE TAKE This IN CONCECERATION Those you Mans Goods